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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/381,143	10/22/1999	IAN CHARLES OGILVY	CU-2003	3561
7590 11/28/2003		EXAMINER		
JOHN J CHRYSTAL			NGUYEN, PHUOC H	
LADAS & PARRY 224 SOUTH MICHIGAN AVENUE			ART UNIT	PAPER NUMBER
CHICAGO, IL 60604			2143	7 X
			DATE MAILED: 11/28/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.	Applicant(s)		
09/381,143	OGILVY, IAN CHARLES		
Examiner	Art Unit		
Phuoc H. Nguyen	2143		

The M	AILING DATE of this communication ap			
ine w	AILING DATE Of this communication and	pears on the cover sheet with the c	arreenandanaa aa	draca
Desired Company		the control officer with the ci	on respondence au	uress
Period for Reply				

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE $\underline{3}$ MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.

If the period for reply speci If NO period for reply is sp Failure to reply within the s Any reply received by the C	ecined above, the maximum set or extended period for re	(30) days, a reply within the st statutory period will apply and ply will, by statute, cause the a safter the mailing date of this	atutory minimum of thirty (30) days will be considered timely. will expire SIX (6) MONTHS from the mailing date of this communication. oplication to become ABANDONED (35 U.S.C. § 133). communication, even if timely filed, may reduce any
Status			
1)⊠ Responsive to	communication(s) f	filed on <u>12 Se<i>ptember</i></u>	<u>2003</u> .
2a)☐ This action is F	FINAL.	2b)⊠ This action is	non-final.
3)☐ Since this appl closed in acco	ication is in condition	on for allowance excep ctice under <i>Ex parte</i> G	ot for formal matters, prosecution as to the merits is uayle, 1935 C.D. 11, 453 O.G. 213.
Disposition of Claims			
4)⊠ Claim(s) <u>1-12 a</u>	and 16-21 is/are pe	nding in the application	· 1.
		/are withdrawn from c	
5) Claim(s)			
6)⊠ Claim(s) <u>1-12 a</u>	<u>and 16-21</u> is/are rej	ected.	
7) Claim(s)	is/are objected to.		
8) Claim(s)	are subject to rest	riction and/or election	requirement.
Application Papers			
9)☐ The specificatio	on is objected to by t	he Evaminer	
) objected to by the Examiner.
			be held in abeyance. See 37 CFR 1.85(a).
			red if the drawing(s) is objected to. See 37 CFR 1.121(d).
11) The oath or dec	laration is objected	to by the Examiner. N	ote the attached Office Action or form PTO-152.
Priority under 35 U.S.C.		,	310 the aliability of the 101 101 101 101 101 101 101 101 101 10
		m for foreign priority u	nder 35 U.S.C. § 119(a)-(d) or (f).
a) ☐ All b) ☐ So	me * c) None of:	in for foreign phonty u	idei 33 0.3.C. § 119(a)-(d) or (i).
1. Certified	copies of the priorit	y documents have bee	en received.
2. ☐ Certified	copies of the priorit	y documents have be	en received in Application No
application	on from the Internati	s or the prioπty docum ional Bureau (PCT Ru	ents have been received in this National Stage
_* See the attached	l detailed Office acti	ion for a list of the cert	ified copies not received.
13)∐ Acknowledgment	t is made of a claim	for domestic priority u	nder 35 U.S.C. & 119(e) (to a provisional application
37 CFR 1.78.	rerence was includ	ed in the first sentence	e of the specification or in an Application Data Sheet.
	tion of the foreign la	anguage provisional a	oplication has been received.
14)	t is made of a claim	for domestic priority u	nder 35 U.S.C. §§ 120 and/or 121 since a specific
reference was inc	luded in the first se	ntence of the specifica	ition or in an Application Data Sheet. 37 CFR 1.78.
Attachment(s)			
1) Notice of References Cite	od (PTO-802)		□
2) Notice of Draftsperson's I	Patent Drawing Review (PTO-948)	4) Interview Summary (PTO-413) Paper No(s). 5) Notice of Informal Patent Application (PTO-152)

3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)

6). Other:

Application/Control Namber: 09/381,143

Art Unit: 2143

DETAILED ACTION

- 1. This office action is in response to request for continued examination filed on September 12, 2003.
- 2. Claims 1-12, and 16-21 are presented for further examination.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-12, and 16-21 rejected under 35 U.S.C. 103(a) as being unpatentable over Stern et al. U.S. Patent 5,935,249 in view of Yan et al. U.S. Patent 6,003,065.
- 5. Referring to claim 1,16, and 18, Stern reference discloses a virtual machine means which more processor and function processor instructions for controlling operation of the device, and a virtual message processor which is arranged to be called by the function processor and which is arranged to carry out the task of assembling, disassembling and comparing messages, whereby when a message is required to be handled by the communications device the message processor is called to carry out the message handling task (col. 6, lines 53-59, and col. 7, lines 1-6), however, Stern reference fail to disclose the virtual machine means is emulatable in different computers having incompatible hardwares or operating systems.

Yan reference disclose the virtual machine means is emulatable in different computers having incompatible hardwares or operating systems (col. 9, last paragraph through col. 10, 1st paragraph).

It would have been obvious to one of the ordinary skill in the art at the time of the

Application/Control Namber: 09/381,143

Art Unit: 2143

invention was made to incorporate Yan's teaching into Stern's method to use the virtual machine on different type of machines, incompatible hardwares or operating systems, so business organization can increase the ability to manage a wide range of hardware devices or operation systems which ultimately will increase the total profitability, and it can be managed more easily and more efficiently.

- 6. Referring to claim 2, 17, 19-21, Stern reference discloses a virtual protocol processor arranged to organize communications to and from the device, and protocol processor instruction means arranged to provide directions for operation of the protocol processor means (col. 7, 2nd paragraph).
- 7. Referring to claim 3 and 5, Stern reference discloses the device includes a microprocessor which runs in accordance with native software code, and the message processor is implemented as the native software code of the microprocessor (col. 9, lines 26-47); and the function processor is implemented as native code of the microprocessor (col. 9, 2nd paragraph).
- 8. Referring to claim 4, Stern reference discloses the device includes a microprocessor which runs in accordance with native software code and the protocol processor is implemented as a native software code of the microprocessor (col. 7, lines 63 through col. 8, lines 9).
- 9. Referring to claim 6, Stern reference discloses the message instruction means includes a set of descriptions of message data (col. 7, lines 59-62).
- 10. Referring to claim 7, and 9, Stern reference discloses the message processor instruction means is implemented in software defined by the message processor, wherein the device includes a microprocessor, and wherein the message instructions means do not require translation to the native software code of the microprocessor (col. 5, 3rd paragraph); and the device includes a microprocessor

Application/Control Nober: 09/381,143

Art Unit: 2143

which runs in accordance with native software code, and wherein the function processor instruction means are implemented in software defined by the function processor means and do not require translation to the native code of the microprocessor (col. 5, 3rd paragraph).

- 11. Referring to claim 8, Stern reference disclose the device includes a microprocessor which runs in accordance with native software code and wherein the protocol instruction means are implemented in software defined by the protocol processor means, and do not require translation to the native code of the microprocessor (col. 5, lines 49-56).
- 12. Referring to claim 10, Stern reference discloses a hardware abstraction layer comprising a series of routines which provide an application program interface to exercise an operating system, BIOS or hardware drivers of the device (col. 11, lines 16-22).
- 13. Referring to claim 11, and 12, Stern further discloses the device is a specialized network access device arranged for communicating over a network (col. 2, lines 41-51); and the device being a remote payment terminal and the messages being messages relating to remote payment transactions (col. 9, lines 32-40).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Phuoc H. Nguyen whose telephone number is 703-305-5315. The examiner can normally be reached on Mon -Thu (7AM-4:30PM) and off every other Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A Wiley can be reached on 703-308-5221. The fax phone number for the organization where this application or proceeding is assigned is 703-746-7239.

Application/Control Namber: 09/381,143

Art Unit: 2143

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

Phuoc H. Nguyen Examiner Art Unit 2143

November 21, 2003

BUNJOB JAROENCHONWANIT PRIMARY EXAMINER